1 2 3 4	TIANA DEMAS* (tdemas@cooley.com) 110 N. Wacker Drive, Suite 4200 Chicago, IL 60606-1511 Telephone: +1 312 881 6500	COOLEY LLP ROBBY L.R. SALDAÑA* (rsaldana@cooley.com) 1299 Pennsylvania Avenue, NW, Suite 700 Washington, D.C. 20004-2400 Telephone: +1 202 842 7800 Facsimile: +1 202 842 7899
5 6 7 8 9 110 111 113	(kforderer@cooley.com) KYLE C. WONG (224021) (kwong@cooley.com) K.C. JASKI (334456) (kjaski@cooley.com) 3 Embarcadero Center, 20th Floor San Francisco, California 94111-4004 Telephone: +1 415 693 2000 Facsimile: +1 415 693 2222  Attorneys for Defendant Roblox Corporation	JESSICA L. TAYLOR (339572) (jtaylor@cooley.com) 10265 Science Center Drive San Diego, California 92121-1117 Telephone: +1 858 550 6000 Facsimile: +1 858 550 6420
12	(*Admitted <i>Pro Hac Vice</i> )	
13 14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
15   16   17   18   19   20   21   22   23   224   225   226   227	RACHELLE COLVIN, individually and as next friend of minor Plaintiff, G.D., and DANIELLE SASS, individually and as next friend of minor plaintiff, L.C., DAVID L. GENTRY, individually and as next friend of minor plaintiff, L.G., OSMANY RODRIGUEZ, individually, and as next friend of minor plaintiff, O.R., JOSHUA R. MUNSON, individually and as next friend of minor plaintiffs D.C., J.M., T.T., and R.T, and LAVINA GANN, individually and as next friend of minor plaintiff, S.J., and on behalf of all others similarly situated,  Plaintiffs,  v.  ROBLOX CORPORATION, SATOZUKI LIMITED B.V., STUDS ENTERTAINMENT LTD., and RBLXWILD ENTERTAINMENT LTD., and RBLXWILD ENTERTAINMENT LLC,	Case No. 3:23-cv-04146-VC  DECLARATION OF TIANA DEMAS IN SUPPORT OF UNOPPOSED MOTION TO EXCEED PAGE LIMITS  Judge: Hon. Vince Chhabria
28 I		

1 I, Tiana Demas, hereby declare as follows: 2 1. I am a partner with the law firm of Cooley LLP, attorneys of record for Defendant 3 Roblox Corporation ("Defendant"). I am an attorney admitted to practice pro hac vice in the above 4 captioned case. I have personal knowledge of the matters set forth herein and, if called as a witness, 5 I could and would competently testify thereto. 6 2. On May 6, 2024, Defendant's counsel conferred with Plaintiffs' counsel regarding 7 Defendant's request to exceed page limits. 8 3. On May 6, 2024, Plaintiffs' counsel advised that they do not object to Defendant's 9 request. 10 I declare under penalty of perjury that the foregoing is true and correct to the best of my 11 knowledge. 12 Executed this 7th day of May 2024, at Chicago, Illinois. 13 14 /s/ Tiana Demas Tiana Demas 15 16 17 18 19 20 21 22 23 24 25 26 27 28